

**AMENDMENT CHART**  
for Special Order of 4/20/2011

Updated: 4/20/2011 09:22 AM

#	SPONSOR	DESCRIPTION
CS/HB 7129	Economic Affairs Committee, Community & Military Affairs Subcommittee, Workman	Growth Management - Revises & provides provisions relating to growth management, Local Government Comprehensive Planning and Land Development Regulation Act, comprehensive plans, state land planning agencies, local planning agencies, concurrency, etc.
268121	Workman	Clarifies that any Evaluation and Appraisal Report (EAR) or EAR based amendments that are due, or overdue, must meet the requirements of the bill, regardless of a local government's failure to timely adopt an EAR or EAR-based update amendments to its plan. Also removes confusing and unnecessary language regarding statutory construction.
345041	Workman	Technical amendment. Replaces a reference to another part of the bill with the language from that part to ease implementation.
548213	Workman	Technical amendment. Conforms the bill to changes made in amendment # 345041 by deleting unnecessary language.
216563	Workman	The amendment changes the time period (from "immediately" to "within 10 days") for when a local government must transmit its proposed amendments.
463239	Workman	Clarifies that the plan, not each element, must identify procedures for monitoring the implementation of the plan. Also clarifies that the Capital Improvements Element should establish standards to ensure public facilities are available to meet established levels of service.
774419	Workman	Technical amendment. Makes clarifying and consistency changes. Specifically: changes "residential" to "permanent", which is a more appropriate description of population. Provides a consistent reference to principles, guidelines and standards throughout all of the elements. Removes an unnecessary reference to a subsection on military base commander comments.
691487	Workman	Technical amendment. Clarifies transportation element requirements for local governments, and retains the requirements of current law.
426159	Workman	Includes provisions from Rule 9J-5, Florida Administrative Code, relating to concurrency management systems. Also makes some formatting changes.
319469	Workman	Provides a better link to an achievable level of service based on needed facilities. Clarifies the link between adopted levels of service and the needed facilities.
063871	Workman	Clarifies that school concurrency is only applied in a local government that chooses to implement it.
362165	Workman	Modifies the definition of an urban service area to include all locally designated urban service areas if they meet the necessary requirements.
462749	Workman	Restores for the definition of Administration Commission.
727453	Workman	Restores the Local Government Certified Communities program and the Century Commission. Both are repealed in the current bill. Makes conforming changes for the Certified Communities Program. Provides for repeal of the Century Commission in 2013.
784783	Workman	Clarifies the role of the local government in establishing compatible land uses with military bases and other land uses in their community.
644563	Workman	Provides enhanced representation for the business community on regional planning councils (RPCs) by requiring the Governor's appointments to an RPC to include a representative of the business community nominated by the Florida Chamber and at least 2 appointments to come from the region's business community, commercial development community, banking and financial community, or agricultural community.

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184199/AA to 644563	Clemens	This amendment to the amendment requires one of the Governor's appointments to a Regional Planning Council to be a person nominated by 1000 Friends of Florida.
568283	Workman	The amendment refines the proportionate share provisions. Specifically: 1. Simplifies and explains the way a development's "proportionate share" is calculated.  2. Removes the cost of eliminating deficiencies caused by other developments from the calculation of required mitigation costs and also removes toll roads from the analysis.  3. Specifies that once an impact is mitigated, the impact cannot be charged for again.  4. Provides for a credit of the proportionate share payment, depending on capacity used and improvements made.  5. Specifies that nothing in the section requires a local government to approve a development that is not otherwise qualified for approval.
693337	Workman	Requires that conservation easements are recorded and effective by the effective date of development approvals within the sector plan area.
016887	Workman	Clarifies that landowners must consent to being a rural land stewardship area, population based need is not required, and requires conservation easements to be in place prior to receipt of stewardship credits being transferred.
337701	Workman	Replaces the development of regional impact (DRI) provisions currently in the bill. Under this amendment, the DRI program would be modified as follows:  1. Removes the blanket increases to thresholds and substantial deviation standards and removes a requirement for OPPAGA to conduct a study.  2. Targets a limited number of developments to be exempt from the DRI process.  3. Clarifies that once a jurisdiction meets the dense urban land area (DULA) density and population criteria that jurisdiction retains that status.
914255/AA to 337701	Workman	Technical amendment. Ensures that local governments that have previously met the dense urban land area (DULA) density and population requirements continue to remain exempt from development of regional impact (DRI) review.
479405	Workman	Addresses what may constitute a DRI substantial deviation. Specifically it:  Provides local governments more authority to continue to approve development if all mitigation requirements are satisfied and the development is in compliance with the development order, but for the buildout date.  Targets substantial deviation increases and conforms changes to amendment addressing what is a DRI.  Changes the extension of DRIs from 7 years to 4 years.

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065847	Workman	Clarifies the 2-year permit extension in the bill, limits the projects that can qualify, and includes all of the original safeguards and criteria from the 2010 extension.
292573	Workman	Requires that local governments may not impose any regulation upon a charter school that it does not also impose on a public school.
843483	Clemens	The amendment adds legislative intent language at the beginning of the definitions section and restores a definition for "financial feasibility" in current law.
882383	Pafford	The amendment requires the future land use element or plan amendment to incorporate all 8 development patterns in order to be determined to discourage the proliferation of urban sprawl. Currently, the bill allows a local government's future land use element or plan amendment to be determined to discourage the proliferation of urban sprawl if it incorporates 4 out of 8 development patterns or urban form.
736655	Randolph	This amendment restores current law and requires local governments to implement parks and recreation concurrency.
861691	Randolph	This amendment restores current law and requires local governments to implement transportation concurrency.
201755	Randolph	This amendment restores current law and requires local governments to implement school concurrency.
327559	Berman	The amendment changes the standard of review for affected person challenges from "fairly debatable" to "preponderance of the evidence", and changes the standard of review for challenges involving the plan's internal consistency from "fairly debatable" to "preponderance of the evidence." The amendment allows the state land planning agency to intervene in any challenge filed by an affected person.
901639	Dorworth	The amendment authorizes local permitting agencies to issue outdoor advertising (billboard) permits on certain parcels of land zoned for multiple uses under land development regulations. The amendment requires FDOT to rely upon the local permitting agency's determination that a parcel is appropriately zoned for outdoor advertising permitting purposes. The amendment provides that the subsection may not be implemented if the Secretary of the United States Department of Transportation provides written notification that the implementation will adversely affect the allocation of federal funds.
442743	Brodeur	The amendment makes revisions to s. 373.414 (additional criteria for activities in surface waters and wetlands) to clarify how the uniform mitigation assessment method rule is applied and clarifies how wetlands should be evaluated.

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#	SPONSOR	DESCRIPTION
HB 7021	Community & Military Affairs Subcommittee, Hooper	Impact Fees - Reenacts s. 163.31801(5), F.S., relating to burden of proof required by government in action challenging impact fee; provides legislative finding of important state interest; provides for retroactive operation; provides for exception under specified circumstances.
SB 410	Bennett	Impact Fees - Reenacts a provision relating to the burden of proof required by the government in an action challenging an impact fee. Provides for retroactive operation of the act. Provides for an exception under specified circumstances.
Substitute SB 410 for HB 7021		
842921	Hooper	The amendment adds a legislative finding of an important state interest.

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#	SPONSOR	DESCRIPTION
CS/HB 407	Community & Military Affairs Subcommittee, Perry	Residential Building Permits - Prohibits local enforcing agencies & building code officials or entities from requiring certain inspections of buildings, structures, or real property as condition of issuance of certain residential building permits; provides for application; provides for conditional repeal.
		No Amendments

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#	SPONSOR	DESCRIPTION
HB 4165	Rouson	Community-Based Development Organizations - Repeals provisions relating to Community-Based Development Organization Act, eligibility of community-based development organizations & eligible activities for certain grant funding, award of grants by DCA, & reporting of certain information by grant recipients to DCA.
		No Amendments

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#	SPONSOR	DESCRIPTION
HB 7173	Economic Development & Tourism Subcommittee, Holder	Inner City Redevelopment Review Panel - Repeals Inner City Redevelopment Review Panel.
No Amendments		

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#	SPONSOR	DESCRIPTION
HB 4205	Holder	Pinecraft Lighting District, Sarasota County - Abolishes district; repeals all special acts relating to district; transfers assets & liabilities of district to Sarasota County.
		No Amendments



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#	SPONSOR	DESCRIPTION
HB 4191	Hager	Palm Beach County - Deletes obsolete provisions relating to establishment of advisory committee to advise Board of County Commissioners on improvements, operations, maintenance, & enhancement of South Lake Worth Inlet & adjacent property & to assist in development, coordination, & public review of Inlet Management Plan.
		No Amendments

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#		SPONSOR	DESCRIPTION
HB 767		Rooney	Local Government - Authorizes board of county commissioners to negotiate lease of certain real property for limited period; authorizes transfers of right-of-way between local governments by deed.
300099	Fresen		The amendment allows a municipality with a population of fewer than 100 people to levy special assessments for security services and facilities. If such services are funded by ad valorem taxes before the special assessment is levied, the taxes will be abated by an amount equal to the special assessment.

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#	SPONSOR	DESCRIPTION
CS/CS/CS/HB 399	Economic Affairs Committee, State Affairs Committee, Transportation & Highway Safety Subcommittee, Ray	Infrastructure Investment - Requires Secretary of Transportation to designate certain duties to assistant secretary; revises requirements for Florida Seaport Mission Plan; requires Florida Seaport Transportation & Economic Development Council to develop priority list of projects & submit list to DOT; requires ports to develop strategic plans, to be consistent with local government comprehensive plans & submitted to council; revises principles of Florida Transportation Plan; includes facilities in Strategic Intermodal System & Emerging Strategic Intermodal System; exempts certain overwater piers, docks, & structures located in deepwater ports from stormwater management system requirements; requires DEP to approve or deny port conceptual permit applications within specified time; provides limitation for request of additional information from applicant; provides that failure of applicant to respond to such request within specified time constitutes withdrawal of application; provides that third party challenges to issuance of port conceptual permits have burden of ultimate persuasion & going forward with evidence; exempts specified seaports & inland navigation districts from requirements to conduct maintenance dredging; excludes ditches, pipes, & similar linear conveyances from consideration as receiving waters for disposal of dredged materials; authorizes public ports & inland navigation districts to use sovereignty submerged lands in connection with maintenance dredging; provides permitting exemption & authorizes disposal of spoil material on specified sites.
No Amendments		

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#	SPONSOR	DESCRIPTION
HB 7237	Select Committee on Water Policy, Williams, T.	Water Management District Planning and Budgeting - Requires governing boards of water management districts to review lands to which districts hold title & to make such lands available for purchase under certain conditions; requires local government consent for sale of certain lands; requires approval by EOG for transfer of funds within water management district's final adopted budget.
No Amendments		

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#	SPONSOR	DESCRIPTION
CS/CS/HB 389	State Affairs Committee, Agriculture & Natural Resources Subcommittee, Glorioso	Environmental Permits - Provides for entity created by special act, local ordinance, or interlocal agreement of county or municipality to receive certain reduced or waived permit processing fees for projects that serve public purpose; requires DEP to initiate rulemaking to adopt general permits for stormwater management systems serving airport activities; authorizes municipalities & counties to adopt stormwater adaptive management plans & obtain conceptual permits for urban redevelopment projects; provides requirements for establishment of such permits by water management districts in consultation with DEP; provides that certain urban redevelopment projects qualify for noticed general permit.
125107	Glorioso	The amendment shifts, for a limited time, existing revenue from the Lake Belt water treatment upgrade fee to the South Florida WMD from Miami-Dade County to fund a seepage control project. LATE FILED
376197	Glorioso	The amendment expands the threshold for what constitutes a "financially disadvantaged small community" from a municipality that has a population of 7,500 or less to a municipality that has a population of 10,000 or less in order to qualify for a small community construction grant. LATE FILED

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#	SPONSOR	DESCRIPTION
HB 7187	Agriculture & Natural Resources Subcommittee, Crisafulli	Florida Water Resources Act of 1972 - Repeals provision relating to liberal construction of ch. 373, F.S.
No Amendments		

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#	SPONSOR	DESCRIPTION
CS/CS/CS/HB 239	State Affairs Committee, Federal Affairs Subcommittee, Agriculture & Natural Resources Subcommittee, Williams, T.	Water Quality - Directs DEP to publish notice of proposed rulemaking by specified date to revise certain criteria for state's waterbodies; prohibits implementation of certain federal numeric nutrient water quality criteria rules by DEP, water management districts, & other governmental entities; clarifies authority of water management districts & other governmental entities with respect to pollution control; provides construction; authorizes DEP to adopt numeric nutrient water quality criteria for surface waters; provides that certain total maximum daily loads & associated numeric interpretations constitute site specific numeric nutrient water quality criteria; provides for classification of designated uses of state's surface waters by human use & aquatic life use; renames current classifications to conform; authorizes DEP to adopt rules; provides for DEP to adopt classification system by rule, subject to ratification by Legislature.
		No Amendments

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#	SPONSOR	DESCRIPTION
HB 4183	Nelson	Brevard County Expressway Authority Law - Removes provisions that created & govern Brevard County Expressway Authority.
No Amendments		



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#	SPONSOR	DESCRIPTION
CS/HB 1263	Transportation & Highway Safety Subcommittee, Adkins	Trucking - Cites act as "Small Trucker Relief Act"; creates Trucking Regulation Workgroup to develop report concerning rules & regulations affecting small trucking firms.
No Amendments		

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#	SPONSOR	DESCRIPTION
CS/HB 7213	Economic Affairs Committee, Transportation & Highway Safety Subcommittee, Drake	Road and Bridge Designations - Designates Edna S. Hargrett-Thrower Avenue in Orange County; designates SP4 Thomas Berry Corbin Memorial Highway & U.S. Navy BMC Samuel Calhoun Chavous, Jr. Memorial Highway in Dixie County; designates Marine Lance Corporal Brian R. Buesing Memorial Highway, United States Army Sergeant Karl A. Campbell Memorial Highway, & U.S. Army SPC James A. Page Memorial Highway in Levy County; designates Veterans Memorial Highway in Putnam County; designates Ben G. Watts Highway in Washington County; designates Mardi Gras Way, West Park Boulevard, & Pembroke Park Boulevard in Broward County; designates Stark Memorial Drive & Duval County Law Enforcement Memorial Overpass in Duval County; designates Verna Bell Way in Nassau County; designates Deputy Hal P. Croft & Deputy Ronald Jackson Memorial Highway in Union County; designates Dr. Oscar Elias Biscet Boulevard, Hugh Anderson Boulevard, Palmetto General Hospital Way, Senator Javier D. Souto Way, Reverend Max Salvadore Avenue, Brigada 2506 Street, Carlos Rodriguez Santana, & Rev. Jorge Comesanas Way in Miami-Dade County; designates Alma Lee Loy Bridge in Indian River County; designates Samuel B. Love Memorial Highway in Marion County; designates Elvin Martinez Road in Hillsborough County; designates Whale Harbor Joe Roth Jr. Bridge in Monroe County; designates Florida Highway
926955	Nuñez	Corrects capitalization error in the "BRIGADA 2506 STREET, Carlos Rodriguez Santana" designation.
837143	Nuñez	Creates the Amadeo Lopez-Castro, Jr. Road Designation in Miami-Dade County.
987991	Lopez-Cantera	Designates Benjamin Leon Way and Miami Medical Team Way in Miami-Dade County.
239805	Garcia	Creates Miami Medical Team Foundation Way in Miami-Dade County.
564515	Perry	Creates Coach Jimmy Carnes Boulevard in Alachua County.

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#	SPONSOR	DESCRIPTION
CS/CS/HB 601	Transportation & Economic Development Appropriations Subcommittee, Transportation & Highway Safety Subcommittee, Frishe	Road Designations - Designates Sgt. Thomas J. Baitinger, Officer Jeffrey A. Yaslowitz, & Officer David S. Crawford Memorial Highway in Pinellas County; designates Officer Jeffrey A. Kocab & Officer David L. Curtis Memorial Highway in Hillsborough County; directs DOT to erect suitable markers.
CS/SB 782	Transportation, Latvala	Fallen Officers Memorial/Road Designations - Designates the Sgt. Thomas J. Baitinger, Officer Jeffrey A. Yaslowitz, and Officer David S. Crawford Memorial Highway in Pinellas County. Designates the Officer Jeffrey A. Kocab and Officer David J. Curtis Memorial Highway in Hillsborough County.
		Substitute CS/SB 782 for CS/CS/HB 601
		No Amendments

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#	SPONSOR	DESCRIPTION
HB 347	Diaz, Trujillo	Vehicle Crashes Involving Death - Cites act as "Ashley Nicole Valdes Act"; requires defendant who was arrested for leaving scene of crash involving death to be held in custody until brought before judge for admittance to bail in certain circumstances.
No Amendments		

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#	SPONSOR	DESCRIPTION
HB 1165	Holder	Driver's Licenses and Identification Cards - Provides for person's status as veteran to be indicated on his or her driver's license or identification upon payment of additional fee & presentation of person's Form DD 214.
		No Amendments

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#	SPONSOR	DESCRIPTION
HB 431	Sands	Driver's Licenses and Identification Cards - Requires application form for original, renewal, or replacement driver's license or identification card shall include option to make voluntary contribution to Disabled American Veterans, Department of Florida; provides that such contributions are not income of revenue nature.
		No Amendments

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#	SPONSOR	DESCRIPTION
CS/CS/HB 1231	State Affairs Committee, Energy & Utilities Subcommittee, Horner, Williams, A.	Telecommunications - Creates "Regulatory Reform Act"; revises & repeals provisions relating to Public Service Commission & telecommunication companies, facilities, & services; requires commission to initiate rulemaking to reduce regulatory assessment fee for telecommunications companies & produce annual report describing its efforts to do so.
		No Amendments

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#	SPONSOR	DESCRIPTION
HB 7175	Economic Development & Tourism Subcommittee, Holder	Displaced Local Exchange Telecommunications Company Workers - Repeals provisions relating to assistance for displaced local exchange telecommunications company workers.
		No Amendments



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#	SPONSOR	DESCRIPTION
CS/CS/HB 7095	Appropriations Committee, Judiciary Committee, Health & Human Services Committee, Schenck	Controlled Substances - Requires prescriptions for controlled substances to be on counterfeit-resistant pad or electronically prescribed; requires certain physicians to register to prescribe controlled substances for treatment of chronic, nonmalignant pain; provides requirements for such physicians; revises regulation of pain-management clinics; revises provisions prohibiting dispensing certain controlled substances in violation of specified provisions; requires pharmacist to report to sheriff within specified period any instance in which person obtained or attempted to fraudulently obtain controlled substance; limits pharmacies that can dispense controlled substances; provides reporting & credentialing requirements for wholesale distributors of certain controlled substances; authorizes separate judgments & sentences for certain burglary & theft offenses relating to controlled substances; provides that law enforcement officers are not required to obtain subpoena, court order, or search warrant in order to obtain access to or copies of specified controlled substance inventory records; revises reporting period for prescription drug monitoring system; provides buyback program for undispensed controlled substance inventory; provides for declaration of public health emergency & requires certain
551307	Renuart	Amends the definition of "addiction medicine specialist" to add a board certificate reference applicable to doctors of osteopathic medicine.
952103/SA to 551307	Renuart	Amends the definitions of "addiction medicine specialist" and "board certified pain management physician" to add board certificate references applicable to doctors of osteopathic medicine.
514695	Schenck	Provides a definition of "chronic nonmalignant pain" for the section of the bill regulating physician prescribing of controlled substances to treat such pain.  Amends the bill's registration process for physicians who prescribe controlled substances for the treatment of chronic nonmalignant pain. Requires them to designate that status on their online practitioner profile, rather than do a full formal registration.
861625	Schenck	Deletes the bill requirement for controlled substance prescribing physicians to maintain a prescription log.
057003	Schenck	Adds exemptions from the requirement to register as controlled substance prescribing physicians: - Board-certified anesthesiologists, physiatrists and neurologists, and - Board-certified physicians with surgical privileges at a hospital who primarily provides surgical services.
064481	Schenck	Breaks out a long paragraph providing exemptions to the clinic registration requirement into two paragraphs and restructures the language to clarify the meaning.
131439	Schenck	Amends the pain clinic registration statute applicable to allopathic physicians (MDs) to allow physician assistants and advanced registered nurse practitioners to do the patient medical examination required by law.
863673	Schenck	Adds appropriate board certification references to the pain clinic registration statute applicable to osteopathic physicians (DOs). The bill inadvertently referenced only the entities relevant to allopathic physicians (MDs). Breaks out a long paragraph into two paragraphs and restructures language to clarify the meaning.
038639	Schenck	Amends the pain clinic registration statute applicable to osteopathic physicians (DOs) to allow physician assistants and advanced registered nurse practitioners to do the patient medical examination required by law.
205473	Schenck	Revises the community pharmacy dispensing ban on Schedule II and III controlled substances: Allows any community pharmacy to dispense those controlled substances if they are re-permitted under the revised community pharmacy permitting requirements in the bill by March 1, 2012.
895783	Schenck	Allows the Department of Health to phase-in review of pharmacy policies and procedures (for preventing dispensing based on fraud) over 18 months starting July 1, 2011.

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268359	Schenck	Provides an exemption from the prohibition on physician dispensing of controlled substances: The prohibition does not apply to dispensing done within 7 days after surgery using general anesthesia.
260773	Schenck	Inserts a reference to chapter 458 to conform to other provisions of the bill. Clarifies the provision requiring distributors to do background checks of their buyers, through the Department of Health, by replacing "documentation of" with "conduct of".
141467	Schenck	Requires the Department of Health to analyze national drug distribution data, excluding Florida data, identify the average monthly distribution of certain controlled substances to pharmacies, and report that information to the Governor, President, and Speaker.  Requires the Department of Health to analyze state data on certain controlled substances not available in the national data, identify the average monthly distribution of those controlled substances to pharmacies, and report that information to the Governor, President, and Speaker.  Authorizes the Department to deny, suspend or revoke the permit of a wholesale distributor which does not comply with the credentialing and reporting requirements of the bill. The bill currently makes such disciplinary action mandatory; the amendment makes it discretionary.
861877	Schenck	Changes the bill's buy-back program to enable the distributor to re-sell the inventory returned by physicians. Requires physicians to certify the inventory has been handled properly, and provides an exemption from pedigree paper requirements.

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#	SPONSOR	DESCRIPTION
CS/HB 467	Finance & Tax Committee, Albritton	Entities Contracting with the Medicaid Program - Exempts certain entities providing services solely to Medicaid recipients under Medicaid contract from being subject to premium tax imposed on premiums, contributions, & assessments received by prepaid limited health service organizations; provides for prospective operation; specifies that act does not provide basis for assessment of taxes not paid, or for determining right to refund of taxes paid, prior to effective date.
722663	Albritton	The amendment clarifies the prospective nature of the bill. The bill currently has a neutral impact on the ability of DOR to pursue unpaid taxes that should have been paid prior to the effective date of the bill. The amendment clarifies that the bill also has a neutral impact on DOR's ability to grant relief from an assessment of unpaid taxes. The bill currently has a neutral impact on the rights of taxpayers to seek a refund of taxes paid prior to the effective date of the bill. The amendment clarifies that the bill also has a neutral impact on DOR's ability to deny a refund of taxes paid prior to the effective date of the bill.

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#	SPONSOR	DESCRIPTION
CS/CS/HB 935	Health & Human Services Committee, Health & Human Services Access Subcommittee, Corcoran	Health Care Price Transparency - Authorizes primary care provider to publish & post schedule of certain charges for medical services offered to patients; requires schedule to include certain information regarding medical services offered; provides that schedule may group provider's services by price levels & list services in each price level; provides exemption from license fee & continuing education requirements for provider who posts schedule of charges; requires primary care provider's estimates of charges for medical services to be consistent with posted schedule; requires provider to post schedule of charges for certain time period; provides for repayment of license fees & compliance with continuing education requirements previously waived if schedule of charges was not posted; requires urgent care centers to publish & post schedule of certain charges for medical services offered to patients; provides fine for failure to publish & post schedule of medical services.
No Amendments		

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#	SPONSOR	DESCRIPTION
CS/CS/HB 137	Higher Education Appropriations Subcommittee, Health & Human Services Access Subcommittee, Renuart	Prostate Cancer Awareness Program - Revises structure & objectives of Prostate Cancer Awareness Program; deletes funding qualification for program; authorizes University of Florida Prostate Disease Center to establish prostate cancer advisory council to replace existing advisory committee; provides for membership & duties of advisory council; requires annual report to Governor, Legislature, & State Surgeon General; requires UFPDC & UFPDC Prostate Cancer Advisory Council to be funded within existing resources of UF.
		No Amendments

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#	SPONSOR	DESCRIPTION
CS for HB 4045, HB 4047, HB 4049, HB 4051 & HB 4053	Health & Human Services Committee, Hudson	Assisted Living Facilities - Removes requirement that AHCA disseminate annually printed list of assisted living facilities sanctioned or fined to specified agencies & departments; removes certain liability claims reporting requirements for assisted living facilities; removes provision requiring DEA to submit to Legislature for review & comment copy of proposed department rules establishing standards for resident care; repeals authorization for DEA to collect information regarding cost of providing certain services in ALFs & conduct field visits & audits; repeals provision authorizing local subsidy.
		No Amendments

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#	SPONSOR	DESCRIPTION
HB 4027	Horner	Obsolete Health Care Provisions - Repeals provisions relating to separate restrooms & dressing rooms for males & females, Florida Healthy People 2010 Program, & MedAccess program.
		No Amendments

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#	SPONSOR	DESCRIPTION
HB 7093	Health & Human Services Quality Subcommittee, Diaz	Department of Health - Repeals provisions relating to development of Hepatitis A awareness program & establishment of Public Cord Blood Tissue Bank.
No Amendments		



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#	SPONSOR	DESCRIPTION
HB 7183	Health & Human Services Quality Subcommittee, Rooney	Health and Human Services - Repeals provisions relating to access to patients & their records by Florida statewide & local advocacy councils, legislative intent & definitions applicable to advocacy councils, establishment of Florida Statewide Advocacy Council, establishment of Florida local advocacy councils, duties of state agencies that provide client services relating to Florida Statewide Advocacy Council & Florida local advocacy councils, Health Care Community Antitrust Guidance Act, & confidentiality of information submitted for review of antitrust issues; eliminates annual report submitted to Legislature by AHCA.
		No Amendments

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#	SPONSOR	DESCRIPTION
HB 7143	Criminal Justice Subcommittee, Porth	Public Health - Repeals provisions that prohibit places of employment or places serving public from charging for use of any toilet required to be provided under DOH regulations & to which penalties apply.
		No Amendments

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#	SPONSOR	DESCRIPTION
CS/HB 4101	Health & Human Services Access Subcommittee, Nelson	Repeal of Health Insurance Provisions - Deletes requirement that Florida Health Insurance Plan's board of directors annually report to Governor & Legislature concerning such plan; deletes redundant language making implementation of such plan by board contingent upon certain appropriations; deletes requirement that OIR of DFS annually report to Governor & Legislature concerning Small Employers Access Program.
		No Amendments

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#	SPONSOR	DESCRIPTION
CS/CS/HB 1261	Judiciary Committee, State Affairs Committee, Corcoran, Legg, Young	Election Ballots - Revises terminology relating to election ballots; transfers to new subsection requirements applicable to joint resolutions; provides that joint resolution may include ballot summary or alternate ballot summaries, listed in order of preference, describing chief purpose of amendment or revision in clear & unambiguous language; requires joint resolution to specify placement on ballot of ballot title & either ballot summary embodied in joint resolution or full text of proposed amendment or revision; requires placement on ballot of full text of amendment or revision if court determines that each ballot summary embodied in joint resolution is defective unless Secretary of State certifies to court that placement of full text on ballot is incompatible with voting systems; requires Attorney General to revise ballot summary under certain circumstances; requires challenges to be filed within certain time; creates presumptions; establishes rules of construction; requires courts to accord challenges priority over other pending cases & issue orders expeditiously; provides for retroactive application.
		No Amendments

**AMENDMENT CHART**  
for Special Order of 4/20/2011

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#	SPONSOR	DESCRIPTION
CS/HB 227	Government Operations Subcommittee, Brandes	Federal Write-in Absentee Ballot - Authorizes absent uniformed services voters & overseas voters to use federal write-in absentee ballot to vote in any federal & certain state or local elections, under certain circumstances; prescribes requirements for designating candidate choices; provides for disposition of valid votes involving joint candidacies; allows for abbreviations, misspellings, & other minor variations in name of office, candidate, or political party; authorizes submission of multiple ballots under certain circumstances; details circumstances under which votes in federal, state, & local races on federal write-in absentee ballot will be canvassed; establishes certain canvassing procedures for federal write-in absentee ballots; directs Department of State to adopt rules to determine what constitutes valid vote on federal write-in absentee ballot; provides restrictions; provides minimum requirements; conforms provisions to changes made by act.
No Amendments		

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#	SPONSOR	DESCRIPTION
HB 7133	Criminal Justice Subcommittee, Pilon	Failure to Assist Officers at Polls - Repeals provision which provides that any person summoned by sheriff or deputy sheriff who fails or refuses to assist in maintaining peace at polls is guilty of first-degree misdemeanor.
		No Amendments

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#	SPONSOR	DESCRIPTION
CS/CS/HB 1355	State Affairs Committee, Government Operations Subcommittee, Baxley	Elections - Expands duties of Secretary of State as chief election officer; revises definition of minor political party; requires third-party voter registration organizations to register with Division of Elections; authorizes AG to initiate civil actions; revises candidate oath requirements; allows individuals seeking office in apportionment year to obtain signatures countywide; revises primary election date; revises procedures for filling vacancy in nomination; provides that signatures on initiative petition are valid for 2 years; requires supervisors of elections to provide department with precinct data including specified information; provides that person whose change of address is from outside county may not change legal residence at polling place or vote regular ballot but may vote provisional ballot; clarifies provisions relating to military & overseas voters; allows county canvassing boards to begin canvassing of absentee ballots at time certain; eliminates state mandate for municipal election to have 14-day candidate qualifying period when it moves its election to coincide with state or county election; prohibits solicitation of voters who are entering or in line to enter any polling place, polling room, or early voting site; revises definition of "national party"; creates Presidential Preference Primary Date Selection
344471	Baxley	Deletes the requirement that a registration agent for a third party voter registration organization give the person's birthdate as well as address and name.
942551	Baxley	The amendment clarifies that the rules developed by the Division of Elections relating to 3rd party voter registration organizations shall include form identification for specific organizations.
422757	Baxley	Provides for retroactivity of changes in 3rd party voter registration law. Gives 90 days from notice of need to provide additional information for compliance by such organization. Noncompliance results in loss of registration.
263311	Baxley	Further streamlines the ballot format to remove unnecessary references to county and "United States of America", as well as removing unnecessary requirements for certain items to be on separate lines.
124397	Baxley	The amendment revises provisions governing minority political parties.
663219	Baxley	Provides that filing of organization as a political committee is required when funds are received or contributions are made; not based upon anticipation of receipt of contributions or of expenditure of funds.
777855	Baxley	Adds affiliated party committee to certain reports that must be filed with the Division of Elections.
146473	Baxley	Adds affiliated party committee to those groups which are required to report contributions or expenditures to influence results of special elections.
669649	Eisnaugle	Clarifies that a political advertisement that is paid for by a candidate and complies with statutory disclosure requirements is not required to additionally state that it is approved by the candidate.
107669	Legg, Corcoran	By December 31, 2013, requires all voting systems used by voters in a state election permit placement on the ballot of the full text of the constitutional amendment. The language will include stricken and underlined text.
821007	Legg, Corcoran	Provides the process for determining how constitutional amendments will appear on the ballot. It is the substance of CS/CS/HB 1261.
475819	Pafford	The amendment adds language regarding responsibilities of the Secretary of State. It requires that the Secretary conduct preliminary investigations into varied activities related to disenfranchisement or prevention of voters being allowed to vote, registering to vote, etc. This includes investigating allegations involving fraud.
043519	Pafford	The amendment shortens by 19 days ( from 29 days to 10 days) the time for registration book closing before each election.
445369	Clemens	Removes 3rd-party voter registration organization provisions in the bill

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186541	Pafford	The amendment requires third party voter-registration organizations to turn in all voter registration applications collected. When the third-party voter registration organization submits the applications to the Department of State or the supervisor of elections, the organization is required to tell the Department or the Supervisor if the organization "thinks" the forms are incomplete or invalid. Based upon this disclosure, the organization is held harmless and is presumed to be in compliance with the law.
438367/SA to 186541	Pafford	Revises third-party voter registration organization requirements.Changes language in the bill to provide for 10 calendar days of the next business day if the office is closed for the submission of voter application forms. Provides that if an organization when it submits voter registration applications, states that information might be invalid or incomplete, it must submit information on the invalidity or incompleteness. If this is done, the organization is presumed to be in compliance.
568037	Pafford	The amendment removes the requirement that voter registration applications received by a 3rd party voter registration organization be turned in 48 hours after an applicant completes the form or the next business day, if the offices are closed during the 48 hour period. The amendment replaces the time with 10 calendar days. The 10 day timeframe is in current law when it refers to when organization's will be fined for lateness in submission of applications.
119033	Pafford	The amendment makes the Attorney General and State Attorney responsible for attorneys fees and court costs if the court finds no violation occurred. This pertains to civil actions being brought by the AG or state attorney against 3rd party voter registration organizations.
249793	Randolph	Requires supervisors of elections to submit precinct level election results within 14 days after the date of an election.
608411	Randolph	Prohibits any candidate who qualifies for office and is subsequently elected from being hired by a state agency, university, college, or governmental agency, provided the first date of employment was after her or she qualified for office.
981135	Randolph	Establishes a method for legislation to be proposed by initiative; prohibits the passage of certain legislation; requires legislation to comply with constitutional requirements; authorizes repeal of amendment by Legislature; provides for ballot statements; and requires certain legislative action.
639997	Clemens	Removes changes to requirements for people to be able to change name or address at the polling place. Reinstates current law.
603605	Clemens	Provides an exception for persons who can change their addresses at the polling place and vote a regular ballot. Exceptions are: students at a college or university, active duty members of the military, or dependents of an active duty member of the military.
932721	Randolph	Authorizes the poll watcher to review the poll list kept by the election inspector.
774215	Randolph	Electronic voting systems must notify voter if a vote was not cast, undervoted, overvoted, and permit each voter to change or register his or her vote for any office for a specified time.
708581	Randolph	Requires return mail envelopes for mail ballot elections and absentee ballots to be postage paid. Requires additional voting sites for early voting to ensure that the wait for a voter is no longer than 15 minutes. Early voting is to start no later than 60 days before a primary election. Extends voting hours from 7 am to 9 pm. Prohibits disclosure of early voting results until after close of polls on election day.



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190769	Randolph	Deletes requirements for use of certain permanent facilities; requires supervisor of election to designate city hall as an early voting site; authorizes public libraries, polling place, or other public facility to be use as an early voting site; requires designation of early voting sites based on population areas in presidential election years; expands hours of early voting to 8 each day. (increases weekend hours)
394629	Randolph	Deletes the permanent facility requirement for early voting sites to be used at least 1 year before election. Authorizes use of any facility open to the public as an early voting site. Requires early voting to be provided 8 hrs. per day, thus expanding the hours for early voting on the weekend.
405447	Williams, A.	Adds university facility as an early voting site.
175607	Gibbons	Allows for early voting to be for no less than 8 hours and no more than 12 hours per day. The time is left up to the supervisor of elections to dicatate.
579849	Gibbons	Amends presidential preference primary language to retain the candidate selection committee; establishes the 1st Tuesday in March as the election date; revises other timeframes with regard to the structure as it currently is in law.
109975	Thurston	Requires judicial candidates to use the official Florida Bar name on the officer oath and requires that the name will appear on the ballot. Also, requires nonpartisan candidate placement on a ballot to be determined by lot versus by alphabetical order as is done now. Requires a distinction when two people are running for the same office and have the same or similar surname.
749367	Randolph	Revises definition of "expenditure" excluding funds received or spent for the purpose of communicating to members of certain organizations. Removes exemption for "testing the waters" provision from expenditure definition.
180219	Randolph	Redefines "person" for purposes of the election code to exclude corporations, associations, firms, combination of individuals, etc.
952539	Randolph	Requires political committee or ECO report information on name of candidate on whose behalf expenditures were made if the communication said anything about opponent of candidate in primary or general election. Requires ECO to certify if expenditures were coordinated under law governing candidates and political committees (s. 106.011)
107435	Randolph	Prohibits candidates from acceptin contributions from corporations, associations, firms, partnerships, joint ventures, joint stock companies, clubs, organizations, etc.
694533	Williams, A.	Prohibits a member of the Legislature or a statewide elected official seeking to qualify for a federal office from soliciting or accepting any campaign contributions during the 60-day regular legislative session or any extended or special session.
955539	Randolph	Restricts contributions that can be made to an electioneering communications organization that makes coordinated expenditures. Removes the 28-day requirement for acceptance of certain amounts of funds. Provides that office expenses and communications media are not considered contributions. Prohibits an electioneering communications organization from contributing to another electioneering communication organization.
873363	Kriseman	States that a member of the Legislature, member of the cabinet, or candidate for such offices, is not allowed to solicit or accept any contribution to or on behalf of a political committee, CCE, ECO, or any 527 organization (except for a political party campaign of a candidate). Makes it a 3rd degree felony for violation.
717639	Randolph	Requires for political ads paid for by a political party and approved by the candidate, that the candidate must appear on screen in tv such ads while the disclaimer is being read.
507319	Randolph	Prohibits a candidate or his/her campaign staff from coordinating with any CCE, ECO, or a 527 organization or 501(c)(4), or any other organization with a similar purpose.

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#	SPONSOR	DESCRIPTION
631401	Williams, A.	Provides for the automatic restoration of voting rights of felons upon sentence completion. Changes references to restoration of civil rights to restoration of voting rights. Make other changes to restore both voting and civil rights.